# **EXHIBIT B**

#### UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

NINA GREENE AND GERALD GREENE,	) No. 1:15-cv-02456
Plaintiffs,	) Judge Jorge L. Alonso
V.	) Magistrate Judge Michael T. Mason
SEARS PROTECTION Company, SEARS, ROEBUCK and Co. and SEARS HOLDINGS Corporation,  Defendants.	) ) ) DEMAND FOR JURY TRIAL ) )

#### FIRST AMENDED CLASS ACTION COMPLAINT

Plaintiffs, Nina Greene and Gerald Greene (collectively, the "Plaintiffs"), on behalf of themselves and all others similarly situated, allege, upon their own knowledge and otherwise upon information and belief formed after a reasonable inquiry by counsel:

#### NATURE OF THE CASE

- 1. This case involves a dishonest business practice perpetrated by companies operating under the established and trusted Sears name. This dishonest business practice involves illusory service protection agreements sold by the Sears companies.
- 2. Plaintiffs entered into numerous service protection agreements with Sears Protection Company ("SPC"), a wholly-owned subsidiary of Sears, Roebuck and Co. ("SRC"), which is a wholly owned subsidiary of Sears Holdings Corp. ("SHC"), together "Sears."
- 3. These service protection agreements were deceptive and illusory because Sears did not in fact provide the bargained for coverage of the products that the agreements purported to cover. Instead, without making an initial determination about whether Sears would actually provide service for the products for which Sears was selling service protection agreements, Sears

collected money from Plaintiffs and, on information and belief, from other consumers, for products that Sears ultimately refused to service because, upon receiving a claim for service, Sears determined were not actually covered.

- 4. When Plaintiffs and the members of the Class made claims for service on products that the service agreements purported to cover, Sears would make a determination of whether the product on which the claim was made was one for which Sears would actually offer service. If Sears then determined not to offer service, Sears would offer to refund some of the money it had collected from Plaintiffs and members of the Class for the service agreement.
- 5. On information and belief, Sears does not make efforts to determine whether it actually covers a product the service agreements purport to cover until a consumer makes a claim under the service agreement. Accordingly, unless a consumer makes a claim for service on a product that Sears does not actually service, Sears keeps the consumer's money even though Sears never would have serviced the purportedly-covered product. Thus, unless Sears is "caught" when a consumer makes a service claim, Sears effectively appropriates profits to itself by selling consumers meaningless service agreements and keeping their money.
- 6. Accordingly, through an unlawful course of conduct, Sears has, over the course of years, improperly and unilaterally, breached the express and implied terms of its standard form contract with Plaintiffs and the Class who are purchasers of the protection agreements. Defendants have also taken moneys from Plaintiffs and the Class to which Defendants have had no right at law or in equity for alleged service protection which was never provided.

#### **JURISDICTION AND VENUE**

7. This Court has subject matter jurisdiction over this action pursuant to the Class Action Fairness Act, 28 U.S.C. § 1332(d)(2) because: (a) at least one member of the class is a

citizen of a state different from Defendant; (b) the amount in controversy exceeds \$5,000,000 exclusive of costs and interest; and (c) none of the exceptions under subsection 1332(d)(5) apply to this action.

8. Venue is proper in this District pursuant to 28 U.S.C. § 1391 because Defendant regularly conducts business here, maintains its headquarters and offices here and is subject to personal jurisdiction in this District.

#### **PARTIES**

#### **Plaintiffs**

9. Plaintiffs, Nina Greene and Gerald Greene, residents of Pennsylvania, beginning in 1994, and continuing through 2014, paid for at least eleven different Sears Master Protection Agreements ("MPAs")<sup>1</sup>, which are a separate plan from the manufacturer's warranty and covers products throughout their home, not only those which were purchased at SRC or which are sold by SRC. The MPAs state: "[T]his Agreement is inclusive of and runs concurrently with the manufacturer's warranty, it does not replace it. This Agreement provides benefits in addition to the manufacturer's warranty." The MPAs can cover a single product or a group of different products. When they cover a group of products, there is no breakdown or explanation of the charges per item.

#### **Defendants**

10. SPC is an Illinois corporation, and a wholly owned subsidiary of SRC, and is the obligor under the Sears Protection Agreements. The Sears Protection Agreements, according to

<sup>&</sup>lt;sup>1</sup> The MPAs are attached hereto as Exhibit A. Certificate Numbers: 033455042200050, 033455042200051, 033455042200052, 033455042200065, 033455042200067, 033455042200070, 033455042200076, 033455042200086, 033455042200088,

the information of the website and emails sent out by Sears provide "a welcome to peace of mind." They provide the benefits of: (1) expert repair service; (2) product replacement; (3) food loss replacement; (4) savings; (5) troubleshooting by phone, and, (6) satisfaction. SPC emphasizes that "over 13 million Sears' customers already trust our protection – so you can too."

- 11. SRC, a wholly owned subsidiary of SHC, is the subsidiary responsible for operating the repair services, the retail stores, the installation services, and the sears.com website.
- 12. SHC is a Delaware corporation and the parent company of Kmart Holding Corp. and SRC. SHC is headquartered in Hoffman Estates, Illinois. SHC employees in the Illinois offices were responsible for investigating, responding to and attempting to resolve claims or complaints related to MPAs, as well as marketing and selling MPAs. SHC employees in Illinois communicated with Plaintiffs and their counsel regarding their MPAs. MPAs are purchased by customers in three different fashions: (1) point of sale which is the brick and mortar store or on the internet; (2) some direct mail marketing, which could be an email or telemarketing call from Illinois or some outbound protection agreement call center supervised by the Illinois headquarters; or (3) the service technician. MPAs are drafted, reviewed, and revised by SHC employees located in Illinois. The pricing for MPAs is approved by SHC employees in Illinois.
- 13. In its filings with the Securities and Exchange Commission ("SEC"), SHC describes SRC's Home Services operations as "Product Repair Services, the nation's largest product repair service provider, is a key element in our active relationship with more than 41 million households. With approximately 7,500 service technicians making over 13 million service and installation calls annually, this business delivers a broad range of retail-related residential and commercial services across 50 states. . . . This business also offers protection agreements."

#### **CLASS ALLEGATIONS**

14. Plaintiffs bring this action under Fed. R. Civ. P. 23(a), (b)(2), and (b)(3) on behalf of themselves and the following class of similarly situated persons (the "Class"):

All individuals and entities who paid for MPAs for products which were not covered by or eligible for coverage from the protection agreement, and never received a refund

- 15. Defendants and their employees and any court personnel to whom this case is assigned are excluded from this proposed Class.
- 16. The members of this Class number at least in the thousands and are geographically diverse, such that joinder of all of the individual class members is impracticable. The exact size of the Class and the identities of the individual members thereof are ascertainable through Defendants' records.
- 17. Plaintiffs' claims are typical of the claims of all the other members of the Class. The claims of Plaintiffs and the other members of the Class are based on the same legal theories and arise from the same unlawful and willful conduct, resulting in the same injury to the Plaintiffs and to all of the other Class members.
- 18. The Class has a well-defined community of interest. Defendants have acted and failed to act on grounds generally applicable to Plaintiffs and the other members of the Class, requiring the Court's imposition of uniform relief to ensure compatible standards of conduct toward the Class members.
- 19. There are many questions of law and fact common to the claims of Plaintiffs and the other members of the Class, and those questions predominate over any questions that may affect individual Class members.

- 20. Common questions of law or fact affecting members of the Class include, but are not limited to:
  - a. Whether Defendants' conduct constitutes a breach of contract;
  - b. Whether Defendants' conduct constituted a violation of the Illinois Consumer Fraud and Deceptive Business Practices Act;
  - c. Whether Defendants' conduct constituted a violation of the Pennsylvania Unfair
     Trade Practices Act;
  - d. Whether Defendants were unjustly enriched; and,
  - e. Whether Plaintiffs and Class members are entitled to damages, costs, and/or attorneys' fees from Defendants.
- 21. Absent a class action, most Class members would find the cost of litigating their claims to be prohibitive and would have no effective remedy. The class treatment of common questions of law or fact is also superior to multiple individual actions or piecemeal litigation in that it conserves the resources of the courts and the litigants, and promotes consistency and efficiency of adjudication.
- 22. Plaintiffs will fairly and adequately represent and protect the interests of the other members of the Class. Plaintiffs have retained counsel with substantial experience in prosecuting complex litigation in courts across the country. Plaintiffs and their counsel are committed to vigorously prosecuting this action on behalf of the Class and have the financial resources to do so. Neither Plaintiffs nor their counsel have any interest adverse to those of the other Class members.

#### **FACTUAL ALLEGATIONS**

23. Sears offers Protection Agreements to purportedly provide "peace of mind."

- 24. Customers can enter into an MPA by adding protection coverage when the product is originally purchased at a store, or online. To provide MPA coverage to other products in the house, post-point-of-purchase, a customer has to speak with a Sears technician or a Sears call center. A description of the merchandise is obtained, the type of product, the age of the product, and, the brand name, but the model number is not required. After the information is taken from the customer, a customer will typically give a credit card or will pay by check.
- 25. After the customer is charged for the agreement and pays for the agreement, Sears sends an MPA Certificate within thirty days of the date of purchase, which is "proof of ownership" and lists the product or products purportedly covered and the terms and conditions of the agreement. On the top right corner, the agreement certificate states "Don't worry. This isn't a bill. It's confirmation of your coverage." The MPA Certificate is standard form agreement sent to the customer.
- 26. The back side of the agreement certificate lists 28 terms and conditions. Some paragraphs are applicable only to residents of specific states; however, there is no provision applicable specifically to residents of Pennsylvania.
- 27. For example, among the terms and conditions, there is a paragraph stating that the agreement is cancellable within 60 days of the date received by either party for the total price. At any later point thereafter, the agreement is cancellable, but Sears will refund the total price allocable to the remainder of the term of the agreement prorated on a monthly basis.
- 28. The agreement certificate also notes that "there are some limitations to coverage which are set forth in sections 2, 12, 13 and 15 below."
- 29. In Section 13 of the MPA, Sears specifically lists what the agreement does not cover. See MPA § 13 (a-j). Section 13 does not list the following items: treadmills, ovens,

cooktops, refrigerators, compactors, freezers, front load washers, dryers, dishwashers, and vacuum cleaners, which were items purportedly covered by the MPAs plaintiffs' purchased. Because the items (treadmills, ovens, cooktops, refrigerators, compactors, freezers, front load washers, dryers, dishwashers, and vacuum cleaners) are not listed in Section 13, they are not explicitly excluded from coverage under the terms of the actual agreement.

- 30. Under section 2, which pertains to eligibility for coverage, the certificate notes that Sears reserves the right to inspect the products listed to determine eligibility. However, there is no further explanation about how or when Sears inspects or determines a product's eligibility under the MPA.
- 31. In effect, Sears requires and accepts payment for listed items purportedly covered under the MPA without first making a determination of whether they are eligible for coverage.
- 32. The agreement certificate is sent with a cover letter thanking the customer and reemphasizing that "We repair all major brand items large and small, even if they weren't purchased at Sears – everything from dishwashers to DVDs."
- 33. Since 1994, Plaintiffs have paid over \$18,000 for Defendants' service agreements as set forth in the below chart:

Date of Printing of Cert	Certificate #	Products Covered	Contract Term	Cost
11/17/1999	033455042200050	<ul> <li>Vacuum Cleaner</li> <li>Compactor     Ex. Bike/Skier/Stepper</li> <li>Freezer, over 9 cu. ft.</li> <li>Grill, outdoor, gas</li> </ul>	11/17/1999- 11/21/2004	\$1,511.74
11/17/1999	033455042200051	Refrigerator, w/ice maker     Treadmill, power	11/17/1999- 11/21/2004	\$857.19
06/28/2005	033455042200052	Washer, Front Load Prem	06/28/2005- 10/20/2008	\$256.51
06/28/2005	033455042200053	• DryerG, Prem Plus	06/28/2005- 10/20/2008	\$222.59

11/23/2004	033455042200065	<ul> <li>Refrigerator, w/ice maker</li> <li>Compactor</li> <li>Treadmill, Power</li> <li>Freezer, Over 9 cu. ft.</li> <li>Dishwasher, Built-In</li> <li>Dishwasher, Built-In</li> <li>Washer, Front Load Prem</li> </ul>		11/23/2004- 11/21/2008	\$1,858.91
06/28/2005	033455042200067	Oven, Built-In    DryerG, Prem Plus		06/28/2005- 11/21/2008	\$248.60
06/28/2005	033455042200070	Cooktop		06/28/2005- 11/21/2008	\$250.80
01/03/2006	033455042200076	• Dishwasher, 1YR, 0800/UI300		01/03/2006- 11/21/2008	\$199.19
01/25/2008	033455042200086	<ul> <li>Refrigerator, w/ice maker</li> <li>Compactor</li> <li>Treadmill, Power</li> <li>Cooktop</li> <li>Freezer, over 9 cu. ft.</li> </ul>	<ul> <li>Oven, Built-In</li> <li>Dishwasher, Built-In</li> <li>Washer, Front Load Prem</li> <li>DryerG, Prem Plus</li> <li>Dishwasher, 1YR,0800/UI300</li> </ul>	11/25/2008- 11/21/2011	\$2,713.89
01/27/2009	033455042200088	<ul> <li>Refrigerator, w/ice maker</li> <li>Compactor</li> <li>Treadmill, Power</li> <li>Cooktop</li> <li>Freezer, Over 9 cu. ft.</li> <li>Oven, Built-In</li> </ul>	<ul> <li>Dishwasher, Built-In Washer, Front Load, Prem</li> <li>DryerG, Prem Plus</li> <li>Dishwasher, 1YR, 0800/UI300</li> <li>Vacuum Clnr, Canister</li> <li>Vacuum Clnr, Canister</li> </ul>	01/27/2009- 01/12/2014	\$4,764.09
05/11/2012	0334550422200088	<ul> <li>Oven, Built-In TGI Only</li> <li>Cooktop TGI Only</li> <li>Refrigerator, w/ice maker</li> <li>Compactor</li> <li>Freezer, Full Size TGI Only</li> </ul>	<ul> <li>Front Load Washer</li> <li>DryerG, Prem Plus Dishwasher, Built-In</li> <li>Dishwasher, 1yr, 0800/UI300</li> <li>Vacuum Clnr, Canister</li> <li>Vacuum Clnr, Canister</li> </ul>	05/11/2012- 01/12/2014	\$4,218.85

34. Over the time period for the maintenance service coverage provided by these agreements to Plaintiffs, Plaintiffs called for repairs on various products. Months and years after Plaintiffs paid for the MPAs, Plaintiffs learned that many of the products listed as covered by the

agreements—and for which they had paid for coverage—were not in fact covered. Thus, Sears collected money from Plaintiffs for products that were listed but never actually covered.

- 35. One clear example of Sears' practice of selling MPAs for items that it does not actually cover is the treadmill for which plaintiffs contracted for service coverage beginning in 1999. The treadmill was included in four different agreement certificates. Specifically, the treadmill was covered:
  - a. from 11/11/1999-11/21/2004 on MPA 033455042200051;
  - b. from 11/12/2004-11/21/2008 on MPA certificate number 033455042200065;
  - c. from 11/25/2008-11/21/2011 on MPA certificate number 03345504220086; and,
  - d. from 1/12/2009 1/12/2014 on MPA certificate number 033455042200088.
- 36. It was not until March 2012, after Plaintiffs inquired for service under the MPA, that Sears informed Plaintiffs that the treadmill had never actually been covered. Sears allegedly refunded \$500 for this non-coverage, but there was no explanation of how Sears arrived at this figure. Instead, the amount was simply credited to their account. A revised MPA 033455042200088 was sent to plaintiffs on May 11, 2012, which did not include the treadmill but included the other 11 items.
- 37. Another illustrative example of a product that was listed on the MPAs but for which coverage was subsequently denied is the AMF trash compactor that plaintiffs purchased on January 1, 1995. Specifically, the trash compactor was included in the following MPAs:
  - a. MPA certificate 033455042200041 listed and covered the compactor from 08/02/1998-08/10/1999;
  - b. MPA certificate 033455042200050 listed and covered the compactor from 11/11/1999-11/21/2004;

- c. MPA certificate 033455042200065 listed and covered the compactor from 11/12/2004-11/21/2008.
- d. MPA certificate 033455042200086 listed and covered the compactor from 11/25/2008 to 11/21/2011; and,
- e. MPA certificate 033455042200088 listed and covered the compactor from 1/27/2009 1/12/2014
- 38. Plaintiffs wrote to Sears on April 19, 2012, stating that Mrs. Greene was recently informed that the compactor was never covered by the home service contracts. Nevertheless, Sears continued to charge her for the compactor. In fact, when Sears issued the revised/reissued MPA 033455042200088 on May 11, 2012, the trash compactor was still listed.
- 39. Another example of a product for which plaintiffs paid for coverage through the MPAs was a Viking cooktop purchased by Plaintiffs in January 1996. This cooktop was included in the following MPAs:
  - a. MPA certificate 033455042200070, was specifically form the cooktop, and covered the time period 6/28/2005 11/21/2008;
  - b. MPA certificate 033455042200086, listed and covered the cooktop from 11/25/2008 11/21/2011; and,
  - MPA certificate 033455042200088; listed and covered the cooktop from 1/27/2009 to 1/12/2014.
- 40. Plaintiffs in the letter to Sears on April 19, 2012, also indicated that they learned this product was not ever covered by the MPA. Nevertheless, the cooktop was included in the revised/reissued MPA 033455042200088 on May 11, 2012.

41. Sears engaged in a course of conduct whereby it deceived consumers, misrepresenting to customers that their products were covered by the master service agreement after Plaintiffs and members of the Class identified the products that they wanted to include in the agreements and paid the charges Sears billed for such coverage. Sears did not determine whether Sears actually could or would provide service maintenance coverage for those products until a repair or service request was made by the owner. Sears continued to charge for products it could not and never intended to repair or service. Sears did not communicate to its customers that it could not or would not provide service maintenance coverage. Furthermore, even after Sears was caught by a consumer making a service request, Sears still did not return all the moneys wrongfully received for products that Sears does not actually cover. Instead Sears kept the moneys Plaintiffs and the Class paid for the illusory master protection agreements, knowing this was a way to increase Sears' profits.

#### **CAUSES OF ACTION**

#### COUNT I-BREACH OF EXPRESS CONTRACT

- 42. Plaintiffs and the Class re-allege and incorporate the foregoing paragraphs.
- 43. Plaintiffs and the Class entered into MPAs with Defendants for which Plaintiffs and the Class paid moneys.
- 44. Defendants breached the MPAs by failing to provide the benefits for which they contracted and received payment: the repair and/or replacement of products listed as covered by the MPAS.
  - 45. Defendants' conduct constitutes repeated breaches of contract.
  - 46. Plaintiffs and the Class have fulfilled all conditions precedent to bring this action.

47. Defendants' breaches have injured Plaintiffs and the Class in amounts to be determined at trial.

#### **COUNT II – UNJUST ENRICHMENT**

- 48. Plaintiffs and the Class re-allege and incorporate by reference the definitions of the terms "Plaintiffs," "Class" and "Defendants" set forth above.
- 49. Plaintiffs and the Class were misled and deceived into paying the Defendants for repair and replacement coverage for products for which Defendants did not, in fact, provide such coverage.
- 50. Defendants received Plaintiffs' and the Class' moneys for products and services that were supposedly covered but not actually included in the coverage and which were not expressly excluded from coverage either. The payments received by Defendants constituted benefits conferred on the Defendants by Plaintiff and the Class.
- 51. Defendants wrongfully kept the moneys of Plaintiffs and the Class, and appreciated said benefits.
  - 52. The wrongs complained of are ongoing.
- 53. Plaintiffs and the Class were injured and harmed by Defendants' wrongful and deceitful taking of their moneys.
- 54. Plaintiffs and the Class are entitled under the equitable doctrine of unjust enrichment to returns of the moneys paid to Defendants for coverage of products for which Defendants did not provide coverage.

#### COUNT III – VIOLATION OF THE ILLINOIS CONSUMER FRAUD ACT

55. Plaintiffs re-allege and incorporate by reference the allegations in the paragraphs above as if fully set forth herein, except paragraphs 48-54.

- 56. In Illinois, the "Consumer Fraud and Deceptive Practices Act" 815 Ill. Comp. Stat. 505, et seq. ("the Act"), prohibits deceptive acts and practices in the conduct of any trade or commerce.
- 57. Plaintiffs and the Class were injured by Defendants' deceptive misrepresentations, concealments and omissions and these misrepresentations, concealments and omissions were material and deceived Plaintiffs and the Class.
- 58. Defendants do business in Illinois, have their headquarters and offices in Illinois, and engaged in deceptive acts and practices in connections with the sale of the MPAs in Illinois and elsewhere in the United States.
- 59. SHC employees in the Illinois offices were responsible for investigating, responding to and attempting to resolve claims or complaints related to MPAs.
- 60. MPAs are purchased by customers in three different fashions: (1) point of sale which is the brick and mortar store or on the internet; (2) some direct mail marketing, which could be an email or telemarketing call from Illinois or some outbound protection agreement call center; or (3) the service technician.
- 61. Additionally, SHC runs the call centers where customers who have issues or questions about any of the products Sears sells of services that Sears offers call in to. The national operations manager is employed by SHC at the Illinois headquarters.
- 62. The manager of the service contracts, the claims consultants, the claims investigators and the intake specialists dealing with claims, complaints, marketing tactics and strategies for the sales of protection agreements are located in the Illinois offices.

- 63. The investigation of Plaintiffs' claims concerning their MPA coverage occurred in the Illinois offices. The communications to Plaintiffs about their MPA coverage came from the Illinois offices.
- 64. The computer database, the Ciboodle systems management system, used to input customer claims is based in Illinois.
- 65. The National Parts System database, NPS, which contains information on what appliances are purchased and what coverage is provided by and MPA is maintained in Illinois and accessible by those in the Illinois offices.
- 66. Defendants' deceptive acts occurred in a course of conduct involving trade and commerce in Illinois and throughout the United States
- 67. Defendants' deceptive acts proximately caused actual injury and damage to Plaintiffs and the Class.
  - 68. The conduct of Defendants constituted a consumer fraud under the Act.

# COUNT IV – VIOLATION OF PENNSYLVANIA'S UNFAIR TRADE PRACTICES AND CONSUMER PROTECTION LAW, 73 P.S. §201-1, et seq., 73 P.S. §201-2(4)(xxi)

- 69. Plaintiffs re-allege and incorporate by reference the allegations in the paragraphs 1
  41 above as if fully set forth herein.
- 70. The contract entered into between Plaintiffs and the Class and Defendants is within the gamut of Pennsylvania Unfair Trade Practices and Consumer Protection Law ("UTPCPL"), 73 P.S. §201-1, *et seq*.

- 71. Defendants knew they were deceiving Plaintiffs and the Class. Defendants violated 73 P.S. §201-2(4)(xxi) through their fraudulent and/or deceptive conduct which created a likelihood of confusion and/or misrepresentation.
- 72. As a direct and proximate result of Defendants' intentional and reckless conduct, its misrepresentations, acts, omissions and concealments, Plaintiffs and the Class sustained damages.
- 73. The acts and/or omissions committed by Defendants, jointly and/or severally in violation of the UTPCPL, included, but are not limited to:
  - a) failing to comply with the terms of the written contract; and
  - b) knowingly misrepresenting the coverage of products by the MPA.
- 74. For the reasons set forth above, Defendants have committed unfair and deceptive business practices prohibited by the UTPCPL, for which the Defendants are liable for actual damages, treble damages and attorney's fees.

#### PRAYER FOR RELIEF

WHEREFORE, Plaintiffs and the Class request that the Court enter judgment in Plaintiffs' and the Class' favor and against Defendants:

- A. ruling that this action is properly maintainable as a class action, and appointing Plaintiffs as class representative, and the undersigned counsel as class counsel;
- B. awarding compensatory damages and all monetary relief authorized by law or referenced in this complaint;
- C. an order requiring disgorgement of all improperly received moneys into a constructive trust, or common fund, for the benefit of Plaintiffs and the Class;
  - D. awarding prejudgment and post judgment interest;

- E. awarding costs of this action, including reasonable attorney's fees and reimbursement of expenses, reasonably incurred, including experts' fees;
- F. awarding such other and further relief as this court may deem just, equitable, or proper; and
- G. for actual/ascertainable damages, including interest, attorney's fees, costs and expenses of suit and such additional amounts to be determined at the time of trial.

#### **JURY DEMAND**

Pursuant to Fed. R. Civ. 38(b), Plaintiffs and the Class demand a jury trial.

Dated: March 11, 2016 Plaintiffs

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**Attorneys for Plaintiffs** 

# **EXHIBIT A**

## 18-2353815hl., Doc 6212-3 m Filed: 12/13/19 d: Entered 12/13/19 15:26r49 a Exhibit B. First Amended Class Action Complaint Greene V. Sears Protection Comp Pg 20 of 35

Sears Maintenance Agreement

Don't worry. This isn't a bill.
It's confirmation of your Maintenance Agreement coverage.

0334550422 00050 N Greene 5 Saint Davids Rd

Wayne, PA 19087-4756

hallblalladabladdalladblallalladbdabl



The Service Side of Sears.™

CERTIFICATE NUMBER 033455042200050 CREDIT CARD NUMBER

EXPIRATION\* 11/21/2004

PRODUCT
VACUUM CLEANER, CENTRAL
COMPACTOR
EX.BIKE/SKIER/STEPPER
FREEZER, OVER 9 CU. FT.
GRILL, OUTDOOR, GAS

MODEL NUMBER

501F 15985 SERVICE LOCATION
IN-HOME
IN-HOME
IN-HOME
IN-HOME
IN-HOME
IN-HOME

PURCHASE DATE 01/01/1992 01/01/1995 01/01/1995 01/01/1996 05/19/1998

(guentos. faplunda)

PAVO 600-12/15/03

To schedule your annual Preventive Maintenance Check or a repair, please call

1-800-4-MY-HOME<sup>511</sup>

1-800-469-4663

Price: \$1447.08 Tax Paid: \$64.66 Total Paid: \$1511.74

Unit #: 0009444 Printed: 11/17/99

# 18-235381516v-D054621323 m Filed: 12/13/19ed: Entered 12/13/19 15126749 el Exhibit/B First Amended Class Action Compilaint El Chelen Au Sears Protection Compilaint Protection Compilaint Retain this Maintenance Agreement (hereafter refer ad to as Min) as proof of ownership.

- 1, COVERAGE AND TERM. Sears, Roebuck and Co. ("Sears") will furnish parts and service necessary to maintain the proper operating condition for the product(s) listed on the reverse side, including repairs necessary due to normal wear and tear. The expiration date and total price ("Total Price") of this MA are shown on the reverse side. Parts and service covered under any warranty will be provided under that warranty. Parts used to repair out of warranty product(s) may be either new or non-original manufacturer's parts at Sears option. You will receive this MA certificate within 30 days of the date of purchase. There are some limitations to coverage which are set forth in paragraphs 2, 4 and 11 below.
- 2. ELIGIBILITY FOR COVERAGE. You represent that the product(s) listed on the reverse side is in proper operating condition at the start of coverage and the information related to "Date Purchased" on the reverse side is correct. Any product which does not meet these requirements is not covered under this MA. Sears reserves the right to inspect the product(s) listed on the reverse side to determine eligibility for coverage. Coverage applies only to product(s) which are located at one address within a single dwelling unit.
- 3. PREVENTIVE MAINTENANCE. Sears will, at your request, perform an annual preventive maintenance check-up on any covered product(s).

4. LIMITATIONS OF COVERAGE, THIS MA DOES NOT COVER:

a any product located outside the United States and Puerto Rico except where Sears issues a Shop Service MA for which service is available by bringing the product into Sears Service Centers located in the United States and Puerlo Rico. Service is available in Canada provided you have obtained a Hydro Commission CSA certificate for the product(s) at your expense.

b. any product used for commercial purposes. A product is "used for commercial purposes" If it is used for any purpose other than single family house hold purposes. If a product is used for commercial purposes, Sears will cancel the Contract and refund the Total Price.

- cafter three years from the original date of purchase of any product, nonfunctional parts (such as trim) and cosmetic defects. This MA also does not cover any nonfunctional parts of product(s) purchased at Sears Outlet stores.

  d.installation other than the installation required to complete the repair of any covered product, e-repairs of any product which is damaged or malfunctioning due to causes beyond Sears control including, but not limited to repairs necessitated by operator or owner negligence (such as the failure to maintain the product according to the owner's manual instructions), rust, abuse, theft, fire, flood, wind, lightning, freezing, power failure, power reduction or unusual atmospheric conditions.
- f the following expendable items: vacuum cleaner bags, trash compactor bags, typewriter ribbons, copier toner, toner cartridge and drum cartridge for copiers, sewing machine needles, saw blades, belt sandpaper or any filters (except those for lawnmowers and tractors). For gasoline powered product only replacement of fluids (gasoline, oil, etc.) These items, however, will be replaced at no extra charge if replacement is required to repair any covered product. g the following products, parts and services: antenna systems, the main membrane on reverse osmosis systems, bent crankshafts and the pulling of deep

weil jets or submersible well pumps.

- h changing or assembling attachments for tractors or riding mowers.
- 5. TIME AND PLACE OF SERVICE, Non-emergency service will be performed during Sears normal business hours. If your health or safety is endangered or if damage to or loss of your property is involved, emergency service is available in most markets. To arrange for service where your product is located, call 1-800-4-MY-HOME\*\*. In some cases, Sears will provide packaging and you must ship the covered product to us, at our expense, for repair. However, if the reverse side of this certificate indicates Shop Service, you must bring the covered product(s) to a Sears Service Center and pick it up.
- 6. FOOD LOSS REIMBURSEMENT FOR REFRIGERATORS AND FREEZERS. Sears will reimburse you up to \$200 in any one year of coverage for any food spoilage that is the result of a mechanical failure of any covered product. The food loss must be verified by Sears. If the covered product is still under warranty, any reimbursement under this MA is in addition to any reimbursement under the warranty. In no case shall the total reimbursement under the warranty and this MA exceed the value of the food lost.
- 7. UNAVAILABILITY OF FUNCTIONAL PARTS OR TECHNICAL INFORMATION. If Sears determines it is unable to repair a covered product due to unavailability of functional parts or technical information, you are entitled, at your option, to a comparable product replacement or Sears will cancel this MA and refund the Total Price. In all cases, product comparability will be determined by Sears in its sole discretion.
- 8. CANCELLATION AND REFUNDS. You may cancel at any time for any reason by mailing written notice of cancellation to: Sears, 2080 Brentwood Street, High Point, NC 27263. Sears may cancel this MA if you fail to pay, make a material misrepresentation or substantially breach your duties under this MA. if you charged this MA to your charge account with Sears or any of its affiliates and do not make the required minimum monthly payment on such charge account or are otherwise in default under your credit card agreement, your right to receive services under this MA may be suspended. In such event, Sears may also cancel this MA by giving you written notice of such cancellation at the address shown on this MA. If this MA is canceled by you or Sears within sixty (60) days of the date purchased or prior to the expiration of the full warranty for the entire product. Sears will refund the Total Prior unless that the product of the product. parts of the product, Sears will refund the Total Price unless you charged this MA on your charge account with Sears or any of its affiliates, in which event Sears will credit such account for the Total Price of this MA. If this MA is canceled thereafter, Sears will refund the Total Price allocable to the remainder of the term of this MA prorated on a monthly basis (the "Prorated Price") or, if you charged this MA on your charge account with Sears or any of its affiliates, Sears will credit such account for the Prorated Price.
- 9. TRANSFERABILITY. This MA is transferable to any subsequent owner of the covered products, subject to the terms and conditions of this MA, including paragraph 4
- 10. RENEWAL. Neither you nor Sears is obligated to renew this MA beyond the expiration date. Prices may change upon renewal. By purchasing this Contract, you agree that Sears may call you to notify you of renewals and upgrade plans.
- 11. LIMITATION OF LIABILITY, EXCEPT AS STATED IN PARAGRAPH 6, NEITHER SEARS, NOR ITS AGENTS, CONTRACTORS OR LICENSEES ARE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, PROPERTY DAMAGE, LOST TIME, LOSS OF USE OF COVERED PRODUCT (S) OR ANY OTHER DAMAGES RESULTING FROM THE BREAKDOWN OR FAILURE OF COVERED PRODUCT (S) SERVICED UNDER THIS MA, DELAYS IN SER-VICING OR THE INABILITY TO SERVICE ANY COVERED PRODUCT (S).
- 12. ARBITRATION. Any and all claims or disputes arising out of in connection with, or in relation to the interpretation, performance, or breach of this MA shall be resolved, on an individual basis, by final and binding arbitration. However, this arbitration provision does not apply to any claim or dispute relating to the financing of or payment for this MA, any claim or dispute relating to any security interest in goods or services or any agreement or disclosure relating to any financing, payment or security interest. All arbitrations shall be held at the office of the American Arbitration Association ("AAA") in closest proximity to your permanent residence. All arbitrators shall be administered by the AAA in accordance with its Commercial Arbitration Rules. The Federal Arbitration Act, 9 U.S.C. Sections 1, et. seq., shall govern all arbitrations under this MA.
- 13. UTAH CUSTOMERS. Coverage under this contract is not guaranteed by the Property and Casualty Guaranty Association. In the event of cancellation of this MA by Sears in accordance with the "Cancellation and Refunds" provisions above, Utah residents will receive ten (10) day prior written notice of cancellation.
- 14. GEORGIA CUSTOMERS, If Sears fails to pay any valid claim within 60 days, you may make a claim directly against Safeco insurance Company of America, Safeco Plaza, Seattle, WA 98185.
- 15. ALABAMA AND NEW YORK CUSTOMERS, Obligations of Sears under this service contract are backed by the full faith and credit of Sears.

Sears, Roebuck and Co., Obligor, Dept. 702PSM, 3333 Beverly Road, Hoffman Estates, IL 60179 MA SVC Rev. 1/99

Reorder #15140 Sears Forms Management

### 18-2353815hl., Doc 6212-3 Filed: 12/13/19 d. Entered 12/13/19 15:26r49 Exhibit B. First Amended Class Action Compared Greenev. Sears Protection Comp Pg 22 of 35

Sears Maintenance Agreement

Don't worry. This isn't a bill. It's confirmation of your Maintenance Agreement coverage. SEARS
HomeCentral

0334550422 00051 N Greene 5 Saint Davids Rd Wayne, PA 19087-4756

հումներ հուման հումականի հումականի հումականի հումականի հումականի հումականի հումականի հումականի հումականի հումա

The Service Side of Sears.94

CERTIFICATE NUMBER 033455042200051 CREDIT CARD NUMBER

EXPIRATION\*

PRODUCT REFRIGERATOR, W/ICE MAKER TREADMILL, POWER

MODEL NUMBER

SERVICE LOCATION IN-HOME IN-HOME PURCHASE DATE 01/01/1994 01/01/1995

To schedule your annual Preventive Maintenance Check or a repair, please call

1-800-4-MY-HOME<sup>5M</sup>

1-800-469-4663

Price: \$801.11 Tax Paid: \$56.08 Total Paid: \$857.19

Unit #: 0009444 Printed: 11/17/99

### 18-23538151-cv-Doc46213-3; m Filed 12/13/19-d Entered 12/13/19 15126F49gel Exhibit B First Amended Class Action Company I and I be to the total Search Protection Comp Pg 23 of 3

Retain this Maintenance Agreement (hereafter referred to as MA) as proof of ownership.

- 1. COVERAGE AND TERM. Sears, Roebuck and Co. ("Sears") will furnish parts and service necessary to maintain the proper operating condition for the product(s) listed on the reverse side, including repairs necessary due to normal wear and tear. The expiration date and total price ("Total Price") of this MA are shown on the reverse side. Parts and service covered under any warranty will be provided under that warranty. Parts used to repair out of warranty product(s) may be either new or non-original manufacturer's parts at Sears option. You will receive this MA certificate within 30 days of the date of purchase. There are some limitations to coverage which are set forth in paragraphs 2, 4 and 11 below.
- 2. ELIGIBILITY FOR COVERAGE. You represent that the product(s) listed on the reverse side is in proper operating condition at the start of coverage and the information related to "Date Purchased" on the reverse side is correct. Any product which does not meet these requirements is not covered under this MA. Sears reserves the right to inspect the product(s) listed on the reverse side to determine eligibility for coverage. Coverage applies only to product(s) which are localed at one address within a single dwelling unit.
- 3. PREVENTIVE MAINTENANCE. Sears will, at your request, perform an annual preventive maintenance check-up on any covered product(s).
- 4. LIMITATIONS OF COVERAGE. THIS MA DOES NOT COVER;
  - a any product located outside the United States and Puerto Rico except where Sears issues a Shop Service MA for which service is available by bringing the product into Sears Service Centers located in the United States and Puerto Rico. Service is available in Canada provided you have obtained a Hydro Commission CSA certificate for the product(s) at your expense.
  - b. any product used for commercial purposes. A product is "used for commercial purposes" if it is used for any purpose other than single family house hold purposes. If a product is used for commercial purposes, Sears will cancel the Contract and refund the Total Price.
  - c, after three years from the original date of purchase of any product, nonfunctional parts (such as trim) and cosmelic defects. This MA also does not cover any nonfunctional parts of product(s) purchased at Sears Outlet stores.

- d. installation other than the installation required to complete the repair of any covered product, e-repairs of any product which is damaged or malfunctioning due to causes beyond Sears control including, but not limited to repairs necessitated by operator or owner negligence (such as the failure to maintain the product according to the owner's manual instructions), rust, abuse, theft, fire, flood, wind, lightning, freezing, power failure, power reduction or unusual atmospheric conditions.
- £ the following expendable items: vacuum cleaner bags, trash compactor bags, typewriter ribbons, copier toner, toner cartridge and drum cartridge for copiers, sewing machine needles, saw blades, belt sandpaper or any filters (except those for lawnmowers and tractors). For gasoline powered product only: replacement of fluids (gasoline, oil, etc.). These items, however, will be replaced at no extra charge if replacement is required to repair any covered product. g the following products, parts and services: antenna systems, the main membrane on reverse osmosis systems, bent crankshafts and the pulling of deep well jets or submersible well pumps.

h changing or assembling attachments for tractors or riding mowers.

- 5. TIME AND PLACE OF SERVICE. Non-emergency service will be performed during Sears normal business hours. If your health or safety is endangered or if damage to or loss of your property is involved, emergency service is available in most markets. To arrange for service where your product is located, call 1-800-4-MY-HOME\*\*. In some cases, Sears will provide packaging and you must ship the covered product to us, at our expense, for repair. However, if the reverse side of this certificate indicates Shop Service, you must bring the covered product(s) to a Sears Service Center and pick it up.
- 6. FOOD LOSS REIMBURSEMENT FOR REFRIGERATORS AND FREEZERS. Sears will relimburse you up to \$200 in any one year of coverage for any food spoilage that is the result of a mechanical failure of any covered product. The food loss must be verified by Sears. If the covered product is still under warranty, any reimbursement under this MA is in addition to any reimbursement under the warranty. In no case shall the total reimbursement under the warranty and this MA exceed the value of the food lost.
- 7. UNAVAILABILITY OF FUNCTIONAL PARTS OR TECHNICAL INFORMATION. If Sears determines it is unable to repair a covered product due to unavailability of functional parts or technical information, you are entitled, at your option, to a comparable product replacement or Sears will cancel this MA and refund the Total Price. In all cases, product comparability will be determined by Sears in its sole discretion
- 8. CANCELLATION AND REFUNDS. You may cancel at any time for any reason by mailing written notice of cancellation to: Sears, 2080 Brentwood Street, High Point, NC 27263. Sears may cancel this MA if you fail to pay make a material misrepresentation or substantially breach your duties under this MA. If you charged this MA to your charge account with Sears or any of its affiliates and do not make the required minimum monthly payment on such charge. account or are otherwise in default under your credit card agreement, your right to receive services under this MA may be suspended. In such event, Sears may also cancel this MA by giving you written notice of such cancellation at the address shown on this MA. If this MA is canceled by you or Sears within sixty (60) days of the date purchased or prior to the expiration of the full warranty for the entire product, excluding warranties covering component parts of the product, Sears will refund the Total Price unless you charged this MA on your charge account with Sears or any of its affiliates, in which event Sears will credit such account for the Total Price of this MA. If this MA is canceled thereafter, Sears will refund the Total Price allocable to the remainder of the term of this MA prorated on a monthly basis (the "Prorated Price") or, if you charged this MA on your charge account with Sears or any of its affiliates, Sears will credit such account for the Prorated Price.
- 9. TRANSFERABILITY. This MA is transferable to any subsequent owner of the covered products, subject to the terms and conditions of this MA, including paragraph 4.
- 10. RENEWAL. Neither you nor Sears is obligated to renew this MA beyond the expiration date. Prices may change upon renewal. By purchasing this Contract, you agree that Sears may call you to notify you of renewals and upgrade plans.
- 11. LIMITATION OF LIABILITY, EXCEPT AS STATED IN PARAGRAPH 6, NEITHER SEARS, NOR IT'S AGENTS, CONTRACTORS OR LICENSEES ARE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, PROPERTY DAMAGE, LOST TIME, LOSS OF USE OF COVERED PRODUCT (S) OR ANY OTHER DAMAGES RESULTING FROM THE BREAKDOWN OR FAILURE OF COVERED PRODUCT (S) SERVICED UNDER THIS MA, DELAYS IN SER-VICING OR THE INABILITY TO SERVICE ANY COVERED PRODUCT (S).
- 12. ARBITRATION. Any and all claims or disputes arising out of, in connection with, or in relation to the interpretation, performance, or breach of this MA shall be resolved, on an individual basis, by final and binding arbitration. However, this arbitration provision does not apply to any claim or dispute relating to the linancing of or payment for this MA, any claim or dispute relating to any security interest in goods or services or any agreement or disclosure relating to any financing, payment or security interest. All arbitrations shall be held at the office of the American Arbitration Association ("AAA") in closest proximity to your permanent residence. All arbitrators shall be administered by the AAA in accordance with its Commercial Arbitration Rules. The Federal Arbitration Act, 9 U.S.C. Sections 1, et. seq., shall govern all arbitrations under this MA.
- 13. UTAH CUSTOMERS. Coverage under this contract is not guaranteed by the Property and Casualty Guaranty Association. In the event of cancellation of this MA by Sears in accordance with the "Cancellation and Refunds" provisions above, Utah residents will receive ten (10) day prior written notice of cancellation.
- 14. GEORGIA CUSTOMERS. If Sears fails to pay any valid claim within 60 days, you may make a claim directly against Safeco insurance Company of America, Safeco Plaza, Seattle, WA 98185.
- 15. ALABAMA AND NEW YORK CUSTOMERS. Obligations of Sears under this service contract are backed by the full faith and credit of Sears.

18-235381shly Doc 6212-3 m Filed 12/13/19 d Entered 12/13/19 15:26r49 e Exhibit B First Amended Class Action Complaint Creene V. Sears Protection Comp. Pg 24 of 35

SEARS

\*\*\*\*\*\*\*\*\*\*\*\*AUTO\*\* 3-DIGIT 190 0334550422 00052 Nina Greene 5 Saint Davids Rd. Wayne, PA 19087-4756 hallblatholabladdalliddallathollmiddallid

Don't worry. This isn't a bill. It's confirmation of your coverage.

CERTIFICATE NUMBER 033455042200052

CREDIT CARD NUMBER

EXPIRATION\* 10/20/2008

PRODUCT WASHER FRONT LOAD PREM

MODEL NUMBER 11044932200

SERVICE LOCATION

**PURCHASE DATE** 

Price: \$241.99 Tax Paid: \$14.52 Total Paid: \$256.51

To schedule a repair, please call 1-800-4-MY-HOME

1-800-469-4663 or go online at www.sears.com.

Unit #: 0001884 Printed: 06/28/05 MPA MASSOI MPA

See reverse side for terms and conditions.

\* May reflect any warranty and current Service Agreement coverage.

This item will continue to be covered by Sears until the original contracts, expiration date.

18-23538 shl Doc 6212 3 M Filed 12/13/19 At Entered 12/13/19 15:26:49 Exhibit B First Amended Class Action Complaint Greene v. Sears Protection Comp Pg 25 of 35

SEARS

Don't worry. This isn't a bill. It's confirmation of your coverage.

0334550422 00053 Nina Greene 5 Saint Davids Rd. Wayne, PA 19087-4756 brellisterlinetedelisetelellesteldestlictlesseldsteld

CERTIFICATE NUMBER 033455042200053

CREDIT CARD NUMBER

**EXPIRATION\*** 

PRODUCT DRYERG, PREM PLUS

MODEL NUMBER 11094832200

SERVICE LOCATION

**PURCHASE DATE** 10/14/2003

Price: \$209.99 Tax Paid: \$12.60 Total Paid: \$222.59

To schedule a repair, please call 1-800-4-MY-HOME 1-800-469-4663 or go online at www.sears.com.

Unit#: 0001884 Printed: 06/28/05 MPA MASSOI \*\* MPA

See reverse side for terms and conditions.

May reflect any warranty and current Service Agreement coverage.

This irem will continue to be covered by Sears until the original contract.

# 18-2353815hLv-Doc/6213-3 m Filed 12/13/18 to Tritered 42/13/19 15:26(49)e15xhibit B First Amended Class Action Compilant Greene v. Sears Protection Comp. Rg 26 of 35

COVERAGE AND TERM. We will directly pay on your behalf for the cost of pairs and ser vices performed by a quabited repair provider that we shall designate (collectively referred to herein as "Sears Repair") necessary to maintain the proper operating condition for the product(s) listed on the revenes side, including repairs necessary due to normal wear and tear. The commencement date, explusion date and forth price ("Ideal Price") of this MPA are shown on the reverse side. Parts and service reversed under any warmary or manufactured worked under that warmary or reactive products and the product of the product of the product specific and the reverse side is in proper operating condition of the start of coverage and the information related to "Date Purchased" on the reverses side is orned. Any product(s) which are focused at one (1) products under this MPA. We tassive the right to import the product(s) listed on the reverse side is in proper operating condition of the start of coverage and the information related to "Date Purchased" on the reverses side is orned. Any product(s) which are focused at one (1) products.

PREVENTIVE AMINITARIES CA your request, we will directly by Sears Repair to perform one (1) preventive maintenance check-up within any continuous twelve (12) month period that the product(s) are covered.

REMINISTERABILITY. The MPA is non-facinable to any subsequent owner of the covered product(s), subject to the terms and conditions of this MPA.

REMINISTERABILITY. The MPA is non-facinable to any subsequent owner of the covered product (s) is unperiode to the terms and conditions of this MPA.

REMINISTERABILITY. The MPA is non-facinable to any subsequent owner of the covered product (s), subject to the terms and conditions of this MPA.

REMINISTERABILITY. The MPA is non-facinable to any subsequent owner of the covered product (s) as experienced and the product(s) are covered, for any food spoilings that is the result of any covered product. The food loss must be verified by us. If the covered product

BISCOLINT ON NON-COVERD REPAIRS. On the covered product(s), you are entitled to a 10% inscount on the regular retail price will any service genomes, and results a non-covered by this MPA.
 TIME AND PLACE OF SERVICE. Service will be performed during the Sears Repair provider's normal business hours. If, due to the loss of the use of your product, your health at safety is endangered or if damage to or loss of your property is threatened, we will make our best effort to expective service. In arrange for service where your product is boated, call it -800-4-MP-HOME® at any time. For service an computers and other home effice equipment, call 1-800-877-8701. In some products, telephone support by a sectional like or analysis of the required to these some operational furnitions and be given possible solutions before a technician is disputched to your flower. If the reverse side of this certificate indicates shap Service, you must bring the covered product(s) to a Sears Repair sociation and pick if up following completed service. In terms cases, you will be provided a ackanism and you must shap the covered product to an expense, for repair. For select hyper of merchandise, we may transfer covered product from your home to a specialized facility in order to complete the repair, of our expense if the product is covered by un in-bone agreement.
 IMITATIONS OF COVERAGE. THIS MPA DOES NOT.

a any product located outside the United States and Puerto Rico. Service is available in Conado provided you have obtained a Hydro Commission CSA certificate for the preduct(s) at your expense.

b. any known and garden, gospine powered or gas grill product.

c. any floor care, litters, sewing, can operative loandry, computer equipment or power tool product used for any tusiness or commercial purposes. A product is "used for business or commercial purposes must have been prochased from a Sears. Retail location." Central heating and cooling products must have been installed by a Sears authorized installer and no modifications to the original installation may have been made.

d. repair of any product which is damaged or modifunctioning due to causes beyond our control including, but not limited to, tepairs necessited by operator or owner regigence (such as the failure to maintain the product coording to the owner's manual instructions), improper installation, occulental change, obuse, misses, winders, their, test, corrosine, cuitand or insect metalation, power surge damage, caused by lightning, and cuts of nature.

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- 11. SAFETY. In the event that Seurs Repoir determines that if cannot service your covered unit(s) due to poor accessibility or unsafe working conditions or that it cannot restore your covered unit(s) to safe, working conditions due to reasons beyond the scape of this Agreement, such as (but not limited to) code violations, improper storage, installation, use or movement of the equipment, including the failure to place the equipment in an area that complies with the installation of the requirements of the equipment in an area that complies with the manufacturer's published spoze or environmental requirements, Sears Repair shall not be required to proceed with the covered repair(s) until you remedy the applicable hazard.

  12. IMINITION OF CHABILITY, DEVEL AS STATE DIM PRARGEAPH'S 5, 6 AND 7. WE AND DUR AGENTS, CONTRACTORS OR LICENSESS ARE NOT LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT INTO THE PROPRIETY DAMAGE CONTRACTORS OF USE OF COVERED PRODUCT(S) OR ANY OTHER DAMAGES RESULTING FROM THE BREAKDOWN OR FAILURE OF COVERED PRODUCT(S).

  13. REMEMAL In a party is obligated to renew fits MPA beyond the expiration date. Prices may change upon renewal. By purchasing this Agreement, you agree that you may be called to notify you of renewals and upgrade plans.

- UNITED IO, PROPERTY DAMAGE, LOST TIME, LOSS OF LISE OF COURSED PRODUCTISS PART OF THE PRANDOWN OR PALLURE OF COVERED PRODUCTISS STORMED UNITED TO THE PRANDOWN OR PALLURE OF COVERED PRODUCTISS STORMED UNITED TO THE PRANDOWN OR PALLURE OF COVERED PRODUCTISS STORMED UNITED TO THE PRANDOWN OR PALLURE OF THE PRANDOWN OR PART OF THE PRANDOWN OR PALLURE OF THE PRANDOWN OR PART OF THE PRANDOWN O

## 18-23538-shl. Doc 6212-3 Filed 12/13/19 d Entered 12/13/19 15:26:49 e Exhibit B First Amended Class Action Complaint Greene v. Sears Protection Comp Pg 27 of 3



Don't worry. This isn't a bill. It's confirmation of your Protection Agreement coverage.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*AUTO\*\*\* 3-DIGIT 190

0334550422 00065

N. Greene

5 Saint Davids Rd. # N. Wayne, PA 19087-4756

Indibidadadadallahilallahabilald

CERTIFICATE NUMBER 033455042200065

CREDIT CARD NUMBER

**EXPIRATION\*** 11/21/2008

PRODUCT	MODEL NUMBER	SERVICE LOCATION	PURCHASE DATE
**REFRIGERATOR, W/ICE MAKER ***COMPACTOR	501R	IN-HOME IN-HOME	01/01/1994 01/01/1995
**TREADMILL, POWER **FREEZER, OVER 9 CU. FT.	501F	IN-HOME IN-HOME	01/01/1995
DISHWASHER, BUILT-IN DISHWASHER, BUILT-IN	3000	IN-HÖME IN-HOME	10/01/1998 10/01/2001
WASHER FRONT LOAD PREM	11044932200	IN-HOME	10/14/2003

Price: \$1,786.29 Tax Paid: \$72.62 Total Paid: \$1,858.91 To schedule a repair, please call

1-800-4-MY-HOME

1-800-469-4663 or go online at www.sears.com.

Unit #: 0009420 Printed: 11/23/04 MPA TIOTOL

See ruverse side for terms and conditions.

\* May reflect any warranty and current Service Agreement coverage.

\*\* This item will continue to be covered by Sears until the original contracts' expiration date.

18-23538-shl Doc 6212-3nmFiled 12/13/1985 Entered 12/13/19 15:26:49 Exhibit B First Amended Class Action Complaint Greene v. Sears Protection Comp Pg 28 of 35

SEARS

Don't worry. This isn't a bill. It's confirmation of your coverage.

0334550422 00067 Nina Greene 5 Saint Davids Rd. Wayne, PA 19087-4756 ladlidalladahabbblalladdalladladdhil

CERTIFICATE NUMBER 033455042200067

CREDIT CARD NUMBER

**EXPIRATION\*** 11/21/2008

PRODUCT OVEN, BUILT-IN DRYERG, PREM PLUS MODEL NUMBER 11094832200

SERVICE LOCATION IN-HOME

PURCHASE DATE

Price: \$248.08 Tax Paid: \$0.52 Total Paid: \$248.60

To schedule a repair, please call 1-800-4-MY-HOME

1-800-469-4663 or go online at www.sears.com.

Unit #: 0009903

Printed: 06/28/05

MPA TIOTOI

\* \* MPA

See reverse side for terms and conditions.

\* May reflect any warranty and current Service Agreement coverage.

\* This item will continue to be covered by Sears until the original contracts' expiration date.

MASTER PROTECTION AGREEMENT

## 18-23538-shlv-02946212-3m-Filed 12/13/190° Entered-12/13/19 15:26:49 defix hibit B First Amended Class Action Complaint Greene V. Sears Protection Comp. Pg 29 of 35

- 1. COVERAGE AND TERM. We will directly pay on your behalf for the cost of parts and services performed by a qualified repair provider that we shall designate (collectively referred to herein as "Sears Repair") necessary to maintain the proper operating condition for the gradual(s) isked on the reverse side, and and gregaris necessary due to normal year and feer. The reammentment table, expiration date and totel prize ("Total Prize") of this MPA are shawn on the reverse side. Parts used and service covered unded any unranty or manufacturer's recall will be provided under that unranty or recombination of the unranty or product of the unranty or recombination or words and the unranty or recombination of the unranty or recombination of the unranty or recombination or productly which are set forth in paragraphs 19, 11 and 12 below.

  2. ELIGIBILITY FOR COVERAGE. You represent that the product(s) listed on the reverse side is in proper operating condition at the start of coverage and the information related to "Date Parthased" on the reverse side is correct. Any product(s) which are located or one (1) address.

  3. PREVENITY AMINIFICATION. At your request, we will directly pay Sears Repair to perform one (1) preventive manifement beach up within any continuous twelve (12) month period that the product(s) are covered 18 PREVENITY AMINIFICATION. And the product of the product

8. DISCOUNT ON NON-COVERD REPORTS. On the covered products, you are entitled to a low anxious of the page of your product, your health or safety is endangared or if damage to a row product is boated, call 1-800-4-MY-HOME® at any time. For service on computers and other home office equipment, call 1-800-877-8701. On some product is elaphone support by a terrational during the covered product is product in the case of your product is boated, call 1-800-4-MY-HOME® at any time. For service on computers and other home office equipment, call 1-800-877-8701. On some product, elaphone support by a territical will be available and you will be required to check some operational functions and be given possible solutions before a technician is dispatched to your home. If the reverse side of this certificate indicates Shop Service, you must bring the covered product(s) to a Sears Repair location and pick if up following completed service. In some saces, you will be provided pockaging and you must shap the covered product to our separes, for repair. For select types of matchandase, we may framfer covered groduct from your borne to a specialized farifity in order to complete the repair, at our expense if the product is covered by an in-home agreement.

a any product located outside the United States and Puerto Rico. Service is available in Canada provided you have obtained a Hydro Commission CSA certificate for the product(s) at your expense. It is not product to the product of t

- in product excording to the owner's minute instructions, improper institutions, exceeding being in ground as the product excording to the owner's simple consists, without a construction of the equipment or repairs made during the Agreement term which are not authorized by your first, but you filters, but had so the stiffers, but had so the equipment or repairs made during the Agreement term which are not authorized by your first products and other operating supplies and consumable items.

  g. the following products, parts, and services: installation from them re-installation required to complete a covered rapion, or replacement required under paragraph 6 of this MPA), antenno systems, g., the following products, purits, and services: installation from them re-installation from the products, purits and consumable items.

  It eligibone, water, gas, electrical or other lines, drains, or ductwork connecting to the equipment. Code upgrades are your responsibility.

  It offer three (3) years from the original date of purchase of any product, nonlunational repairs, parts and cosmetic defects. This MPA also does not cover any nonfunctional repairs or parts or cosmetic defects of products) purchased or "Reconditioned" or "Uses" or purchased at Sears Original stores.

  It overlaps to your covered unit(s) if poor accessibility or unsafe working conditions.

  The following additional limitations apply specifically to computer equipment:

  It is a possible of the purchased of all your date and software on a regular books.

  It is a possible of the purchased of Sears of the original search of the purchased of the original search or regulate se

- SAFETY. In the event that Sears Repoir determines that it cannot service your covered unit(s) to sele, working conditions at load it cannot restore your covered unit(s) to sele, working conditions due to reasons beyond the scape of this Agreement, such as (but not limited to) code violations, improper storage, installation, use or movement of the equipment, including the failure to place the equipment in or cert that complete with the monitoritaries' supplicable shared in environmental requirements, Sears Respir shall not be required to proceed with the rowered report(s) until you remody the applicable biazont.
   IMMIATION OF LABILITY, EXCEPT AS STATED IN PARAGRAPHS 5, 6 AND 7. WE AND DURK AGENTS, CONTRACTORS OR LICENSES ARE NOT LIABLE FOR ANY INCIDENTIAL DRAWAGES, INCLUDING, BUT NOT LIMITED TO, PROFERTY DAMAGE, LOSS TIME, LOSS OF USE OF COVERED PRODUCT(S) OR ANY OTHER DAMAGES RESULTING FROM THE BREAKDOWN OR FAILURE OF COVERED PRODUCT(S) SERVICED LINDER THIS MAYA, DELAYS IN SERVICING OR THE INABILITY TO SERVICE ANY COVERED PRODUCT(S).
   REHEVAL. No party is obligated to renew this MPA beyond the expiration date. Prices may change upon renewal. By perchasing this Agreement, you agree that you may be called to notify you of renewals and uponaged plans.

- HAT DELAST INSTALLED IN SERVICES OF IN INSTALLED IN I

18-23538-shlv Doc 6212-3mdFiledr12/13/19 as Entered 12/13/19 15:26:49 (Exhibit B First Amended Class Action Complaint Greene v. Sears Protection Comp Pg 30 of 35

SEARS

Don't worry. This isn't a bill. It's confirmation of your coverage.

0334550422 00070 Nina Greene 5 Saint Davids Rd. Wayne, PA 19087-4756 haddaladadadadadadadadadadadadadadada

> CERTIFICATE NUMBER 033455042200070

CREDIT CARD NUMBER

**EXPIRATION\*** 

PRODUCT COOKTOP

MODEL NUMBER

SERVICE LOCATION

**PURCHASE DATE** 01/01/1996

Price: \$236.60 Tax Paid: \$14.20 Total Paid: \$250.80

To schedule a repair, please call 1-800-4-MY-HOME

1-800-469-4663 or go online at www.sears.com. See reverse side for terms and conditions.

\* May reflect any warranty and current Service Agreement coverage

\* This item will continue to be covered by Sears until the original co

Unit #: 0009468 Printed: 06/28/05 MPA TIOTOI \* \* MPA

MASTER PROTECTION AGREEMENT

# 18-23538-Shlv-Q996213c-3meFiled \$2/137190 Entered 12/13/19 15:26:49 CEXHIDISB First American Constitution Complaint and Scheme 15:00 Sears Protection Constitution Fig. 31 of 35 and your refer to the purchaser of this AFA. Dilligations under this Agreement are booked only by the full both and credit of the Obligor. See paragraph 16 for state by state Obligor listing. SEE ALSO SPECIAL

STATE EXCLUSIONS BELOW.

1. COVERAGE AND TERM. We will directly pay on your behalf for the cost of parts and services performed by a qualified repair provider that we shall designate (collectively referred to herein as "Sears Repair") necessary to maintain the proper operating condition for the graduation in the proper operating condition for the graduation of the severe side. Parts and service overed under any works are collectively referred to herein as "Sears Repair") necessary to maintain the proper operating condition for the graduation of the severe side. Parts and service overed under any works for the durating or recoll. Parts used to regulate all of overantly productly) may be either new or rebuilt or non-original manufacturer's sports, of our option. Products including those within the original manufacturer's variety period, may be repaired or replaced with a companied productly, or well instead to the productly of the date of purchase. There are some fundations to coverage which are set forth in propagraphs 10, 11 and 12 below.

2. EUSBUITY FOR COVERAGE You represent that the productly sixted on the reverse side is in proper aperating condition at the start of coverage and the information related to "Date Purchased" on the reverse side is correct. Any productly) which do not meet these requirements are not covered under this MPA. We reserve the right to inspect the productly listed on the reverse side to distance eligibility for coverage. Coverage applies only by productly my Sears Repair to perform one of 1) preventive maintenance check-up within any continuous twelve (12) month period that the productly are covered to a mechanical failure of any covered product. The food loss must be verified by us. If the covered product is still under verorally, any reimbursement under the worman, and productly are covered, for any food speciage that is the event of the resolution of the surface product replacement, or coal to a granual product. The food loss must be verified by us. If the covered product is still under verorally, any re

BUDDING ON NUM-COVERDS REPAIRS. On the covered product(s), you are entitled to a 10% discount of the regular return price on any service performed, and related installed parks, provided by service will be performed during the Sears Regair provider's normal business hours. If, due to the loss of the use of your product, your health or safety is endangered or if damage to are too so if your property is threatened, we will make our best effort to expected service. To accomplete for service where your product is located, call T-800-4-MT-HOME® at any time. For service on computers and other home office equipment, call 1-800-877-8701. On some products, telephone support by a factorism will be available and you will be required to check some operational functions and be given possible solutions before a technician is dispatched to your home. If the reverse side of this certificate indicates Shap Service, you must bring the covered product(s) to a Sears Repair location and pick if up following completed service. In some case, you will be provided pockaging and you must ship the covered product to our service provider, at our expense, for repair. For select types of merchandise, we may transfer covered product from your home to a specialized facility in order to complete the repair, of our expense if the product is covered by an in-home agreement.

10. LIMITATIONS OF COVERAGE THIS MPA DOES NOT

at may product located outside the United States and Puerto Rito, Service is available in Cenada provided you have obtained a Bydro Commission CSA certificate for the product(s) at your expense.

b. may favor and garden, gosoline powered or gas grill product.

c. any floor care, litties, sewing, cain operative loundry, computer equipment or power tool product used for any business or commercial purposes. A product is "used for this size is a product to the product used for business or commercial purposes must have been purchased from a Sears Retail location. Central heating and cooling products must have been installed by a Sears authorized installer and no modifications to the original installation may have been made.

d repair of any product which is damaged or installationing due to causes beyond our control including, but not handled to, repairs accessibled by operator or owner negligence (such as the failure to mointain the product accreting to the owner's manufact instructions), improper installation, accident damage, abuse, masse, vandalism, field, rust, convoison, animation insect intellectual, power surge damage caused by lightning, and outs of notion.

the protect according to the source "Industrationals, improper institutions, improper institutions, improper institutions, above, insuse, ventous, according to the source and the protect according to the source institutions are institutionally as institutions are resulted as a result of any offeration of the equipment or reports made during the Agreement term which are not subnorced by us, or are made by parties not specifically authorized by us.

It expandable items, including, but not limited to any lifters, bulbs or batteries (except concorders), vacuum cleaner bags, ink jet print heads, printer certridges or drums, thick (gostiline, oil, etc.), serving randing according products, ports, and services: installation forther than re-asstallation required to complete a covered repair, or replacement required under paragraph 6 of this MPA), antenna systems, pulling and re-installation of other prints of the equipment. Each approach of the equipment of the products of the original other of particulars of the original other of particulars of any product, nonlunctional repairs, parts and cosmetic defects. This MPA also does not cover any nonfunctional repairs or parts or cosmetic defects of products) purchased of "Reconfidenced" or "Used" or purchased of Sears Outlet taxes.

Levenage to your covered unit(s) if poor accessibility or ansate working conditions:

Reconfidenced involved to the production and the production of the equipment of the particular of the particula

- 1) SAFETY. In the event that Sears Repair determines that it cannot service your covered unit(s) due to poor accessibility or unsofe working conditions or that it cannot restore your covered unit(s) to safe, working conditions or that it cannot restore your covered unit(s) to safe, working conditions or movement of the equipment, including the failure to place the equipment in on once that complies with the manufacturer's published space or environmental requirements, Sears Repair shall not be required to proceed with the covered repair(s) antil you raimedy the applicable bazard.

  12. IMITATION OF LIABBLUTY, EXCEPT AS STATED IN PARAGARPES, S. AND 7, WE AND OUR AGENTS, CONTRACTORS OR LICENSEES ARE NOT LIABBLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, PROPERTY DAMAGE, LOST TIME, LOSS OF USE OF COVERED PRODUCT(S) OR ANY OTHER DAMAGES, RESULTING FROM THE BREAKDOWN OR FAILURE OF COVERED PRODUCT(S) SERVICED UNDER THIS MAY. DELAYS IN SERVICING OR THE INABILITY TO SERVICE ANY COVERED PRODUCT(S).

  3. RENEWAL the party is abligated to renew this MYA beyond the expiration date. Prices may clearing upon renewal. By purchasing this Agreement, you agree that you may be called to notify you of renewals and uponed a class.

- MPA. DELAYS IN SERVICIAGE OR THE INASEMULY TO SERVICE ANY CONFERD PRODUCTION.

  1. RENDEAL to partly in bilighated to renew the MPA beyond the expertation date. Prices may change upon renewal. By purchasing this Agreement, your gares that you may be called to notify you of renewals and upgarde plans.

  1. CANCELIMON AND REFINION. See may cancel of any time for any reason by mailing written notice of cancellation to: Concellation for Service 2000 Interloved Street, High Pean, MC 27263, ATERITOR: COSTOMER SERVICE. We may cancel that MPA is you do led page, make a material prosperies extention, substantially breach your duties under this MPA, or if Seart Region or its representatives determines that it cannot service your duties under this MPA is a concelled through the MPA, or if Seart Region or its representatives determines that it cannot service your covered until your render of an amount of the MPA promoted on a monthly basis. Any render will be found that the following secretarily as the service of any notice whichever (whether in contract, but, or otherwise, including statutory, common len, found, other mentioned but, property variety for the experimental provision or the entire Agreement ("Clima"), shall be resolved, on an adviscula basis without resurt to any form of class echon and not consolidated with the clams of any other parties, by find and kinding activation before a single exhibitor. All architerions shall be continued by the service of the following and the service of the contract will be contract to any form of class echon and not consolidated with the clams of any other parties, by find and kinding activation before a single exhibitor. All architerions shall be exhibitored by without the following a children of the service of the resolvant of the resolvant of the service of the r

Department of Insurance — P.O. Box 100105 Columbia, South Carolina 29202-3105 or (800) 758-3467. A 10% penalty per month shell be added to any return ditest we fail to make within forty-five (45) days after the return of the Agreement to the Agreement and request for a refund. This Agreement that Its Days Agreement and request for a refund. This Agreement will not thange a deductable for services readered.

24. MEANA CUSTOMERS. A 10% penalty goes month shall be added to any refund that we fail to make within forty-five (45) days of your cancellation of this Agreement and request for a refund. This Agreement will not thange a deductable for services readered.

25. WYOMING CUSTOMERS. Any orbitation decision, consistent with Prograph 15 of this Agreement, can be submitted to a court of competent jurisdiction for review in accordance with the Wyoming Authoriton Act.

26. WYOMING CUSTOMERS. Any orbitation decision, consistent with Prograph 15 of this Agreement, can be submitted to a court of competent jurisdiction for review in accordance with the Wyoming Authoriton Act.

27. ECORGIA CUSTOMERS. Any orbitation of ARCELLATION AND REPUIDS section, we will only contect this Agreement for froud, material misrepresentation or nonpayment of amounts due under this Agreement. We will not be you written notice to the days prior to the date of concellation for nonpayment of misrepresentation for found or material misrepresentation. Oblige will not provide weaking to the control of the orbitration. Any application under the Georgia Arbitration fo

18-23538-shl. Doc 6212-3m-Filed 12/13/19d; Entered 12/13/19 15:26:49 Exhibit B First Amended Class Action Complaint Greene v. Sears Protection Comp. Pg 32 of 35

SEARS

0334550422 00076
Nina Greene
5 Saint Davids Rd.
Wayne, PA 19087-4756

Don't worry. This isn't a bill. It's confirmation of your coverage.

CERTIFICATE NUMBER 033455042200076 CREDIT CARD NUMBER

EXPIRATION\*

PRODUCT DISHWASHER, IYR, 08/07/U13/00 MODEL NUMBER

SERVICE LOCATION IN-HOME

PURCHASE DATE

Price: \$199.19 Tax Paid: \$0.00 Total Paid: \$199.19 To schedule a repair, please call

I - 8 0 0 - 4 - M Y - H 0 M E

Total Paid: \$199.19

See reverse side for terms and conditions.

\* May reflect any warranty and current Service Agreement coverage.

\* This time will condition to be covered by Sears until the original contracts' expiration date.

Unit #: 0009420 Printed: 1/3/06 MPA REPLO I \*\* MPA

## 18:23538-shlv-02046212c3meFiled 22/13/19 to tered 12/13/19 15:26:48 getxhibits First Amended Class Action Complaint. Greenew Sears Protection Company 9:33 of 35

Keebuck and Co. ("Sees"), in states where YPC is the Ubligor, Sears in states where years is the Ubligor, Sears state Ubligor, Sears states where YPC is the Ubligor and Sears Rebusk de Peuto Rico. Inc. ("Sees RPC"), or states sharper SHIP is the terms "yea" and "yea" refer to the purchasets of his MPS Obligations under this Agreement are bucked only by the full foils and credit of the Obligat. See paragraph 16 for state by state Obligor licking. SEE ALSO SPECIAL STATE EXCLUSIONS BELOW.

Obligations under this Agreement are fucked only by the full foils and credit of the Obligar. See paragraph 16 for state by state Obligar listing. SEE ALSO SPECIAL STATE EXCLUSIONS RELOW.

1. COVERAGE AND IERM. We will directly pay on your behalf for the cost of puts and services performed by a qualified repair provider that we shall designate (callectively referred to herein as "Sears Repair") nacessary I am maintain the proper operating condition for the product(s) listed on the reverse side, including repairs necessary due to narmal years and the form that the product(s) first and service overed cartier any warranty or manufacturer's parameter of this MPA are shown on the reverse side. For this product(s) may be either new or rebuilt or non-original manufacturer's parts, at our option, Products induding those within the original manufacturer's warranty period, may be repaired or replaced with a comparable product, or we will issue a vacuter for the replacement purvious price of our distriction. You will receive this MPA certificiate within thirty (30) days of the date of purchase. There are some limitetions to coverage which are set fourth in paragraphs 10, 11 and 12 below.

2. EUGIBRITY FOR COVERAGE. You represent that the product(s) listed on the reverses side is in proper operating condition at the start of coverage and the information related to "Date Purchased" on the reverse side is correct, Any product(s) which are located on one (1) address.

2. PRIVENITIES AND AND AND C. At your appeals, only to product(s) which are located of one (1) address.

2. PRIVENITIES AND AND C. At your appeals, one will affectly pay Sears Regard to perform one (1) provided to the terms and conditions of this MPA. We reserve the right to inspect the product(s) are covered.

3. PRIVENITIES AND C. At your appeals, ever will directly pay Sears. Regard to perform one (1) provided by us, also a maintenance check-up within any continuous twelve (12) month period that the product(s) are covered.

3. PRIVENITIES AND THE REPAIR CONTI

by us of our sele discretion.

REMIAL REIMBURSEARCH. In the event that you will be without your covered productles) due to a covered repair for a period of time that is longer than our original promised completion date, we will relimburse you for reasonable rental expenses of a comparable product for a period of time from one (1) day after the original promise date until the repair is completed. For in-horize service, original promised completion date is that date that a lectimization is scheduled to prive to perform service. All relimbursements for contal expenses must be pre-contained, and require copies of original receipts from an approved weater along with completed data forms. To secure authorization, call 1-800-927-7836.

DISCOUNT ON HON-COVERED SEPAIRS. On the covered product(s), you are entitled to a 10% discount off the regular redail price on any service performed, and related installed parts, provided by Sears Repair shall is

He first data that as inflaminate to exhabitize in arthraction of the 1800-927-7836.

BOSCOMP ON HON-COVERD REPAIS. On the covered producted, you are entitled to a 10% discount off the regular relating trace on any service parformed, and related installed by Seas Repair that is an overeigh by this MPA.

Fill ME AND PLAC OF SERVICE. Service the the performed during the Seas Repair provides in carnel, by this MPA.

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MPA, DELAYS IN SERVICING OR THE IMABILITY ID SERVICE ANY CUPRETO PRODUCT (S).

8. SERVICAL No party is addigated to renew this MPA beyond the expiration date. Prizes may change upon renewal. By purchasing this Agreement, you agree that you may be called to notify you of renewals and upgrade plans.

9. CARCELATION AND REFUNDS. You may concell at any time for any proson by mailing written notice of cancellation to Cancellation Services, 2000 Brentwood Street, High Point, NC 27263, ATTENTION: CUSTOMER SERVICE. We may concell this MPA is you fail to pay, make a moterial mise presentation, substantially breach your duties under this MPA, or if Sens Repair or its representatives determines that it cannot service your covered untiles due to poor accessibility or unsafe working conditions. If this MPA is canceled by you or us within sixty (60) days of the date received, or prior to the expiration of the full warranty for the entire product, yee will refund the Total Price mileculate to the term of this MPA provided on a monthly brobs. Any refund will be made in the same form on the critical prize on a monthly brobs. Any refund will be made in the same form on the original provided on a monthly brobs. Any refund will be made in the same form on the original provided on a monthly brobs. Any refund will be made in the same form on the original provided on a monthly brobs. Any refund will be made in the same form on the control of the provided provided in the same form on the control of the provided provided in the same form on the control of the provided provided

PUERTO RICO, CALIFORNIA, NEW MEXICO, WASHINGTON, WYOMING AND NEW YORK CUSTOMERS. A 10% perantly per month shall be added to any refund that we fail to make within thirty (3D) days of your cancellation of this Agreement are request for a return.

URAH CUSTOMERS. Coverage under this Agreement is not quaranteed by the Property and Cosumity Guarmaty Association. In the event of cancellation of this Agreement by Sears in accordance with the "Cancellation and Refunds" provisions above, Urbit residents with review living (3D) day prior written notice of cancellation. Ibsere is no education and Refunds' provisions above, Urbit residents with review living (3D) day prior written notice of cancellation. Ibsere is no education are deductable applied for the performance of litis contract. Any matter in dispute between you and Obligor shall be subject to mibitingtion as an ellermative to court original to the relation of the arbitration are made after a representation of proper jurisdiction.

REFULCKY AND VIRSUNA CUSTOMERS. If we fail to pay any volid claim within skyr (6D) days, you may make a claim directly against Sefecto Insurance Company of America, Safeto Flazo, Seattle, WA 98185.

INDIANA AND VIEST VIRGINIA CUSTOMERS. This Agreement is not an insurance policy and is not regulated by the Departments of Insurance for the states of Indiana and West Virginia.

INVA. CUSTOMERS. Only questions contextually the insurance division.

IVAS CUSTOMERS. Any questions contextually the regulation of us under this Agreement or any unresolved combinists that are not september of the least one who department of Licensing and Regulations—Po. 8ex 12157 Austin, leves 7871 in or (512) 463-6599.

12. 1873 USJ UMASS. Any questions concerning the regulation of us under this Agreement or any unresolved complaints brightniskiny (60) days of good of loss) may be directed to the South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance — P.O. Sox 100105 Columbia, South Carolina Department of Insurance Carolina Department Department of Insurance Carolina Department Department of Insurance Carolina Department Department of Insur

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AUTO\*3-DIGIT 190
0334550422 00086
Nina Greene
5 Saint Davids Rd.
Wayne, PA 19087-4756

Don't worry. This isn't a bill. It's confirmation of your coverage.

18-23538-shlv (Dea 6212-3m-Filed 12/13/19d: Entered-12/13/19 15:26:49 qe Exhibit B First Amended Class Action Complaint Profesens Protection Comp. Pg 35 of 35



0334550422 00088 Nina Greene 5 Saint Davids Rd **WAYNE, PA 19087** 

Don't worry. This isn't a bill. it's confirmation of your coverage.

CONTRACT
NUMBER
033455042200088

PRODUCT
OVEN BUILT-IN TGI ONLY
COOKTOP TGI ONLY
REFRIGERATOR, W/ICE MAKER
COMPACTOR
FREEZR,FULL SIZE TGI ONLY
FRONT LOAD WASHER
DRYERG, PREM PLUS DRYERG, PREM PLUS DISHWASHER, BUILT-IN DISHWASHER,1YR,0800/U1300 VACUUM CLNR, CANNISTER VACUUM CLNR, CANNISTER

#### PAYMENT METHOD

CONTRACT EXPIRATION\*

and the second	01/12/14	
MODEL NUMBER	SERVICE LOCATION IN-HOME	PURCHASE DATE
VERIFY	IN-HOME	05/20/98
501R	IN-HOME	02/20/94
VÁ	IN-HOME	01/02/95
501F	IN-HOME	02/20/96
11044932200	IN-HOME	10/14/03
1094832201	IN-HOME	10/14/03
3885SC1	IN-HOME	10/01/98
66KUDSOZSRWH	IN-HOME	12/07/05
V850	SHOP	04/26/07
CV850	SHOP	04/26/07

ALEX CRESPO
Customir Solut



Price: \$3,984.80 Tax Paid: \$234.05 Total Paid: \$4,218.85 To schedule a repair, please call

1-800-4-MY-HOME 1-800-469-4663 or go online at www.sears.com.

See reverse side for terms and conditions.

May reflect any warranty and current Service Agreement coverage.

Unit ## 009468 Printed: 05/11/12 MPA TIOTO1